Case 4:14-cv-00730-CVE-FHM Document 9-1 Filed in USDC-ND/OK on 01/26/15 Page 1 of 2

## Gibbs Armstrong Borochoff Mullican & Hart, P.C.

601 South Boulder Ave. Suite 500 Tulsa, OK 74119 Phone 918-587-3939

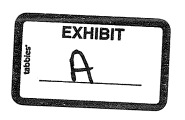
Invoice submitted to:

Kari Gibson c/o Bob Gibson Great Southern Technologies, LLC 2700 N Hemlock Ct., Ste. 100 Broken Arrow, OK 74012

November 30, 2014 In Reference To:Kari Gibson v. Simm & Associates Collection Harassment/FCR Violations Our File No. 2400.033

## Professional Services

		Hrs/Rate	Amount
Collections review FD	with Kari Gibson and C. Wolek regarding new Fair Debt s Case (.5); Examine documents brought in by client and CPA (.6); Prepare letter to SIMM Associates regarding of FDCPA and validation of debt (.6).	1.70 175.00/hr	297.50
9/30/2014 CMW Revise and	d add additional language to letter to SIMM Associates, Inc.	0.10 175.00/hr	17.50
10/14/2014 CMW Examine a	and analyze correspondence from SIMM Associates.	0.40 175.00/hr	70.00
provide ori cases alleg similar alle authority h debt collec Collection liability (.5) only had to	of Sims & Assoc. response to request to validate the debt and iginal instrument of indebtedness (.5); Analysis of reported ging violation of FDCPA against Sims & Assoc. making egations that have gone to default (.9); Analysis of federal holding that a consumer need not show intentional conduct be ctor to be entitled to damages for violation of Fair Debt Practices Act (FDCPA) because FDCPA imposes strict (PA); Analysis of federal authority stating that a validation notice to be contradictory, not threatening, from least sophisticated is perspective in order to violate FDCPA (.5).	250.00/hr y	600.00
preparing (	e call with client regarding letter from SIMM (.1); Begin Complaint for FDCPA violations as against SIMM Associate lyze authorities on violations of FDCPA (.3).	1.40 s 175.00/hr	245.00
debt (.3); <b>N</b>	etter to SIMM Associates regarding improper validation of Meet with client to obtain voice recordings and discuss ainst SIMM (.3).	0.60 175.00/hr	105.00



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			Hrs/Rate	Amount
11/25/2014	CMW Revise Complaint to add additional information from telephone messages and declaratory judgment language (1.6); Investigate whether any FDCPA claims have been brought against SIMM in the Northern District of Oklahoma (.2).		1.80 175.00/hr	315.00
12/1/2014	4 CMW Communicate with client regarding verification and accuracy of factual allegations.		0.10 175.00/hr	17.50
12/29/2014	4 CMW Prepare Motion for Entry of Default by Clerk and Motion for Default Judgment.		3.10 175.00/hr	542.50
1/5/2015	15 CMW Prepare proposed Journal Entry of Default Judgment.		1.40 175.00/hr	245.00
For professional services rendered			13.00	\$2,455.00
	Additional Charges :			
12/8/2014 US District Court for the Northern District of Oklahoma - Filing fee for Petition.				400.00
12/31/2014 December Non-Routine Postage Charges Incurred.				5.34
	December Internal Black & White Copies - 35 pages @	② \$.15 each.		5.25
	Total costs			\$410.59
For professional services rendered			13.00	\$2,865.59
	User Summary			
Name	•	<u>Hours</u>	Rate _	Amount
Chris D. Wo Courtney M.		2.40 10.60	250.00 175.00	\$600.00 \$1,855.00
Thank You!				
Tax ID# 71-	0885976			
	New balance of Default		***************************************	\$0.00

